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TC 1084

IN THE UNITED STATES COURT OF APPEALS  
FOR THE TENTH CIRCUIT

Richard Glassip, et. al.,  
PLAINTIFFS,

vs.

CASE NO. 21-6101

Randy Chandler, et. al.,  
DEFENDANTS.

WADE LAY, PLAINTIFF-MOVIANT.

PETITIONERS MOTION FOR STAY OF EXECUTION  
PENDING APPEAL WITH ORDER FOR EVIDENT-  
IARY HEARING TO ASCERTAIN THE TRUTH IN  
THIS COMPLICATED MATTER FOR THE PURPOSE  
TO AVOID A MANIFEST INJUSTICE - RULE 84(c)(1)(A)  
(WITH BRIEF IN SUPPORT)

DATES 10/06/2021

PD-50

WADE LAY LAY #54263

OKLAHOMA STATE PENITENTIARY

P.O. Box 97

MCALISTER, OKLA. 74502

DEB 12/10

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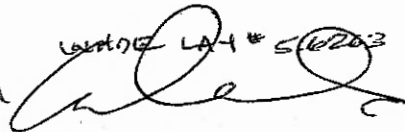
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2) I/A 12: TO INFORM THE APPELLATE COURT OF PERTINENT  
INFORMATION CONCERNING THE CLERK'S FILES, \_\_\_\_\_ pg. ii, pg. 3

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10/01/2021

WITNES LA-1 # 510203



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PR. 3089

TO: CHIEF JUDGE OF THE 10TH  
CIRCUIT COURT OF APPEALS -

PC 11

IN RE: RE-INTERVIEW THE COURT

(FIRST; BEFORE ANY ATTACHMENTS OR CLAIMS ARE PRESENT-  
ED, WADE LAY SENT IN THE INFORMAL-PAPERLESS FORMS TO  
THIS COURT ON 08/17/2021, ALONG WITH THE ORDER FROM  
THE U.S.D.C. W.D. OK, E., DOC. NOS. 444 AND 454. THE CLERK  
HAS PLACED A POST IT NOTE ON LAY'S ORDER OF SEPTEMBER  
09, 2021 (SEE ATTACHMENT NO. 1)

IFP SHOULD BE BEFORE THE COURT ! IF NOT, PLEASE SEND  
PROPER FORMS BEFORE 10/12/2021, (SEE PG. 2 OF THE  
COURT'S ORDER DATED 09/09/2021) AND IF IFP MUST BE  
REFILED, ALLOW FOR TIME TO RESUBMIT IFP.

ADDITIONALLY, WADE LAY HAS NO CONNECTION TO BREN-  
DA E. ANDREWS. WHY HAS THE COURT ADDED MISS  
ANDREWS TO THE APPEAL (SEE PL. 1 OF COURT'S ORDER  
DATED 09/09/2021); ALSO, WADE LAY IS NOT AT Mabel  
Bussett Correctional Center. HE IS AT OKLAHOMA STATE PEN-  
ITENTIARY, AND PETITIONER IS NOT THE PARTY THAT THE  
CASE BEARS ON THE TITLE, IT IS Richard Glossip V.  
Randy Chandler, et al., OUT FROM THE D.C. CASE (CN-  
14-665-F). THEREFORE, WHY HAS THE CIRCUIT COURT CRE-  
ATED THIS CASE Ray V. Habti, WHO ACCEPTED AN ENTRY  
OF APPEARANCE FROM THE OKLA. ATTORNEY GENERAL  
MR. MANSOURHANI (SEE DOC. NO. 20110581381) FILED ON  
09/23/2021. THE CASE ON APPEAL IS Richard Glossip  
V. Randy Chandler, WITH WADE LAY AS A PROSECUT-  
OR. THERE IS NO CASE WADE LAY, AND Brenda Andrews,  
V. Alexander El Habti.

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WADE LAY APPROACHES THIS APPELLATE COURT FOR A  
STAY OF EXECUTION SCHEDULED FOR JANUARY 06, 2022,  
FROM THE CASE *Lay v. State of Oklahoma*, (CF-2005-2320;  
D-2005-1081). WADE LAY (LAY) WAS DENIED A FAIR TRIAL,  
NOT ALLOWED TO CALL WITNESSES, OR TO PRESENT A  
CONSTITUTIONAL DEFENSE. THE OKLAHOMA COURT OF  
CRIMINAL APPEALS COMPELLED THE STATE AGENCY  
OKLAHOMA INDIGENT DEFENSE SYSTEM (O.I.D.S.) TO  
FILE A POST-CONVICTION APPLICATION PRIOR TO THE  
STATE'S BRIEF ON DIRECT APPEAL, CONTRARY TO STATE LAW.  
THIS IS JUST THE BEGINNING OF STATE AND FEDERAL LAW  
VIOLATIONS BY BUREAUCRATIC ACTORS, TO INCLUDE CLERKS OF  
COURTS (BOTH STATE AND FEDERAL). FOR EXAMPLE: THE UNITED  
STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

F.N.#

1) SEE O.S. TITLE 22 ANN. §10B, D.1

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(U.S.D.C. E.D. OK.) REFUSES TO ADJUDGATE *Lay v. A.C.L.U.*

(CIV-21-605-J) FILED BY WADE LAY IN THE U.S.D.C. W.D. OK.,

FOR SPECIFIC REASONS; LAY DID NOT FILE THAT CIVIL RIGHTS

ACTION IN THE E.D. COURT. HOWEVER, THIS IS INDICATIVE

OF WHAT THIS COURT ONCE REFERRED TO AS A "GRAND CONSPIRACY",

THE FACTS ARE, THE CONSPIRACY IS REAL, AND

DOCUMENTARY EVIDENCE EXIST, ON THE RECORD, THAT

THE OKLA. ATTORNEY GENERAL IS A PART OF THE CABAL,

AS IS, THE FEDERAL PUBLIC DEFENDER IN OKLA. CITY.

IT IS EASY TO SEE THAT THESE TWO AGENCY'S HAVE JOINED

TOGETHER WITH A LARGER PLOT FROM THE SAME CASE -

(i.e., THE ABOVE TITLED CASE *Richard Glossip v. Kevin*

*Chandler*. FIRST, THE OKLA. A.G. GOES ALONG WITH AN ILLICIT

FILING OF A CIVIL ACTION TITLED *Wade Lay, and Brenda E.*

1. NO#

2) SUSAN OTTO DIRECTOR.

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Andrew, V. Aboulkanna El Habti CASE NO. 21-6101. SECOND,

THE ASST. F.P.D. SARAH JERNIGAN COLLABORATES WITH PRISON

OFFICIALS AT O.S.P. TO SET LAY UP IN A POSITION THROUGH

MEANS OF DECEIT VIOLATING THE ORDER OF THE U.D. COURT,

WHEREBY THE F.P.D. COULD MOTION THE U.D. COURT FOR

A NEXT FRIEND FILING UNDER Whitmore V Arkansas,

(SEE DOC NOS. 481 AND 482) WITH WADE LAY'S RESPONSE

TO THE MOTION FOR NEXT FRIEND FILED 09/15/2021.

IT IS IMPORTANT TO NOTE AT THIS JUNCTURE: O.S.P. IS

DENYING WADE LAY THE ABILITY TO VISIT WITH HIS SISTER

RHONDA KEMP (WHO IS ACTING AS NEXT FRIEND) UNDER

PRETENSE. THIS IS REMINISCENT OF THE BELOWS MISCONDUCT

CHARGES FILED IN MAY OF 2021, TO SEPERATE LAY FROM

HIS SISTER AND FAMILY SO THE CONSPIRACY COULD BE ACHIEVED.

FN#

3) SEE DOC. NO. 01110581381, "ENTRY OF APPEARANCE" U.S.A.C., DATED 09/23/2021.

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(SEE *Lay v. A.G.L.U.*, CN-21-605-F, DOC. NO. 1). ADDITION-  
ALLY, SEE DOC. NO. 481, PG. 4, IT IS ENIAMA ROLLS WHO  
HAS INITIATED THE NEXT FRIEND FILING, ENIAMA ROLLS  
IS THE SUPERVISING ATTORNEY AT THE F.P.D. IN OKC,  
A POSITION THAT WAS FILLED BY RANDY BEAUMAIS WHO IS  
PRESENTLY WITH THE A.G.L.U..

PETITIONER IS CONVINCED THIS CONSPIRACY INVOLVES  
THE JUDICATURES OF THE U.S.D.C. W.D./OK; U.S.D.C. W.D./OK;  
U.S.D.C. E.D./OK; AND THIS TENTH CIRCUIT. NOTWITHSTANDING  
THIS GRAND CONSPIRACY, (AS ALLUDED TO BY THIS COURT  
IN ITS THREE JUDGE PANEL JUDGMENT AND ORDER FILED  
06/11/2020 IN *Lay v. C.D.O.C.*, CN-17-1224-D; NO. 20-6038 LIT  
SER.(2020) TO LAY'S 30 PG OPENING BRIEF,) WAIVE LAY HAS A RIGHT,  
AND OBLIGATION TO PETITION THE COURT PRIOR TO FURTHER

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ACTION, SUCH AS: A CERTIORARI PETITION AND LETTERS  
TO THE ADMINISTRATIVE OFFICE OF THE COURTS, THE  
JUDICIAL CONFERENCE, AND THE U.S. CONGRESS  
JUDICIARY COMMITTEES FOR IMPEACHMENT - BEFORE  
WADE LAY'S ILLEGAL EXECUTION ON JANUARY  
06, 2022.

THE FACTS ARE ABUNDANT; THE MOTION FOR STAY OF  
EXECUTION IS PROPER. PETITIONER REITERATES THE  
IMPROPRIETY OF FABRICATING A CIVIL ACTION, *et al.*

*Lay v. Abbot*, THIS IS THE SECOND TIME THIS  
APPELLATE COURT HAS ENTANGLED WADE LAY WITH  
BRENDA ANDREW INAPPROPRIATELY. SEE *Lay v. Andrew*,  
14-6001). THE MOTION FOR STAY PURSUANT TO FED. R. APP.  
P. RULE 8 IS APPROPRIATE. THEREFORE, IT IS PROPER



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DUE TO THE U.S.D.C. W.D./OK' DELAY, TO GRANT THIS  
MOTION FOR THE STAY OF EXECUTION, AND AN ORDER  
FOR EVIDENTIARY HEARING TO ASCERTAIN THE TRUTH  
SURROUNDING THIS COMPLEX CONSPIRACY INVOLVING  
SO MANY BUREAUCRATIC AGENCIES BOTH STATE  
AND FEDERAL.

800  
10/1/21



10/01/2021

RESPECTFULLY SUBMITTED

WAVE LAM AT O.S.P.

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MALESTER, OK, 74502